

To whom it may concern,

The recent "Motion to Suppress Evidence" sent out to accompany ~~perpetrators~~ of my lower court file; Motion of Appeal of Right; Transcript was never to be sarcasm on the part of the defense. My father helped with attorney fees (almost \$70,000) in order to bribe the courts into going along with a scam which involved breaching of attorney-client privilege. The scam orchestrated in order to keep him out of prison and involves members of the Corrections department and local police in Jackson County, Michigan. The attorneys which were retained by the defense were more than capable and bound by a code of ethics and conduct and the law of this State and the United States.

There were many avenues these law offices could have explored prior to trial in motions such as a "Motion to Suppress Evidence"; Motion to Compel discovery; Motion to Disqualify a Judge; etc. A cultist mentality has been employed via cases like *Rockwell v Palmer*, 559 F. Supp 2d 817, 834 (WD Mich 2008) and involves terrorist acts perpetrated by the Unorganized militia against the State of Michigan and United States Government. 10 USC § 809; 18 USC § 1030; 18 USC § 2538; 18 USC § 2381; 18 USC § 2383; 22 USC § 2356 The mentality employed is a violation of the Anti-Mafia Code and should be deemed as criminal racketeering. *Evenson v Ortega*, 655 F. Supp 115, 1985; Backpage.com v ~~Backpage.com~~ 807 F. 3d 229, 2015. (See also 22 USC § 7601; 72 CFR 410.763.301)

Please disregard the recent "Motion to Suppress Evidence" as it is most certainly invalid. 10 USC § 815 I am upset about how the Capital case is being used by a group of gang rapists to promote their human trafficking operations. 18 USC § 2422 (b) *United States v Roman*, 795 F. 3d 571, 2015 (NCLS 750.333)

Sincerely,

Dated: 3/12/2020

Thothibby Wood I

COPA Case# - 352241

Jackson Case# - 2015-005323FC